REMARKS

This is a complete and timely response to the Final Office Action mailed November 22, 2006. Upon entry of the foregoing amendment, claims 1, 4-7 and 15-20 are pending in the application. Claims 2, 3 and 8-14 have been canceled. Claim 1 has been amended. No new matter is added. In light of the foregoing amendment and following remarks, Applicant requests reconsideration of the application and allowance of the pending claims.

I. Applicant's Election

Applicant acknowledges the finality of the election requirement mailed March 24, 2006. Claims 9-14 have been canceled. Applicant reaffirms the election to prosecute the claims of Group I (claims 1-8). As shown in the above list of claims, claims 4-7 and 15-20 depend directly or indirectly from independent claim 1.

Applicant agrees that claim 1 is generic to the elected species.

Applicant thanks the Examiner for acknowledging that the subject matter illustrated in each of figures 5A-5D and 6-9 are Sub-Species of Species I (i.e., the elected species).

II. Claim Rejections Under 35 U.S.C. § 112

A. Statement of the Rejection

Claims 1, 4-8 and 15-20 stand rejected under 35 U.S.C. § 112, second paragraph, as allegedly being indefinite for failing to particularly point out and distinctly claim the subject matter that applicant regards as the invention. Specifically, the Office Action alleges that the claims are unclear and confusing as to what is meant by "wherein the substrate is selectively flip-chip coupled via bond pads on the substrate such that the matching circuit is interposed between the optoelectronic device and the driver."

B. Discussion of the Rejection

Claim 8 has been canceled. Accordingly, the rejection of claim 8 is rendered moot.

APPLICATION NO.: 10/697,064

ATTORNEY DOCKET NO.: 10030676-1

Page 5 of 5

Applicant's claim 1, as amended, includes "a driver formed separate from the

substrate, the driver configured to control the optoelectronic device within a desired

frequency range, wherein the substrate is selectively flip-chip coupled to the driver via

bond pads on the substrate such that the matching circuit is interposed between the

optoelectronic device and the driver."

FIG. 4 illustrates an example embodiment of the apparatus of claim 1. FIG. 4

illustrates both a first and a second substrate. FIG. 4 shows substrate 403 with

matching circuit 405 and optoelectronic device 401. Matching circuit 405 is coupled

to optoelectronic device 401. Driver 407 is shown separate from and coupled to

substrate 403 via bond pads such that the matching circuit 405 is interposed between

the optoelectronic device 401 and the driver 407.

Applicant respectfully submits that claim 1, as amended, is definite,

particularly points out and distinctly claims the subject matter that Applicant regards

as the invention. Accordingly, Applicant respectfully requests that the rejection of

claims 1, 4-7 and 15-20 under 35 U.S.C. § 112, second paragraph, be withdrawn.

CONCLUSION

For at least the reasons set forth above, Applicant respectfully submits that

pending claims 1, 4-7 and 15-20 are allowable and the present application is in

condition for allowance. Accordingly, a Notice of Allowance is respectfully solicited.

Should the Examiner have any comments regarding the Applicant's response, Applicant

requests that the Examiner telephone Applicant's undersigned attorney.

Respectfully submitted,

SMITH FROHWEIN TEMPEL

GREENLEE BLAHA LLC

By:

/Robert A. Blaha/

Robert A. Blaha

Registration No. 43,502

(770) 709–0069